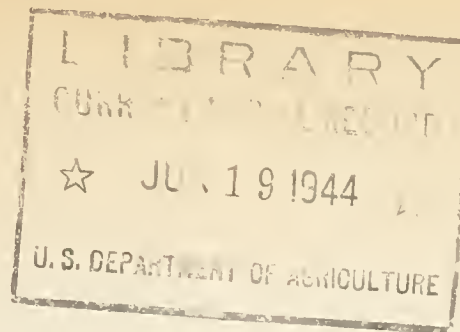


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WAR FOOD ADMINISTRATION

Chapter X—War Food Administration (Production Orders)

[WFO 99]

PART 1220—FEED

USE OF VITAMIN A IN MIXED FEED

The fulfillment of requirements for the defense of the United States will result in a shortage in the supply of vitamin A for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1220.11 *Use of vitamin A in mixed feed*—(a) *Restrictions on the use of vitamin A in mixed feed*. No person shall use, deliver, sell, manufacture or prepare any mixed feed that contains more vitamin A supplied by or derived from fish oil, fish-viscera oil or fish-liver oil than the following quantities:

U. S. P. XII
units per pound

(1) Starting feeds for chickens and other poultry, except turkeys.....	1,500
(2) Other starting feeds for chickens and other poultry, except turkeys (in the form to be consumed).....	1,500
(3) All-mash starting feeds for turkeys.....	3,000
(4) Other starting feeds for turkeys (in the form to be consumed).....	3,000
(5) All-mash broiler feeds.....	1,500
(6) Other broiler feeds (in the form to be consumed).....	1,500
(7) All-mash growing feeds for chickens and other poultry, except turkeys.....	1,800
(8) Other growing feeds for chickens and other poultry, except turkeys (in the form to be consumed).....	1,800
(9) All-mash growing feeds for turkeys.....	3,000
(10) Other growing feeds for turkeys (in the form to be consumed).....	3,000
(11) All-mash laying and breeding feeds for chickens and all other poultry, including turkeys.....	3,000
(12) Other laying and breeding feeds for chickens and all other poultry, including turkeys (in the form to be consumed).....	3,000
(13) Mixed feed for calves (in the form to be consumed).....	4,000
(14) Mixed feed for dogs and furbearing animals (in the form to be consumed).....	3,000
(15) All other mixed feed (in the form to be consumed).....	2,000

The restrictions of this paragraph shall not apply to any mixed feed manufactured or prepared prior to the publication of this order in the FEDERAL REGISTER.

(b) *Records and reports*. Each feed manufacturer, feed mixer, custom feed mixer, feed distributor or feed dealer who purchased, or used, or sold or had on hand any fish oil, fish-viscera oil or fish-liver oil in the first five months of 1944 shall make a report to the Director on Form FP 7, on or before June 15, provided the quantity of such oil exceeds 400 pounds (or approximately 52 gallons). In addition, the Director shall be entitled to obtain such information from, and require such reports and the keeping of such records by, any person, as may be necessary or appropriate, in the Director's discretion, to the enforcement or administration of the provisions of this order.

(c) *Definitions*. For the purposes of this order:

(1) "Vitamin A" means pre-formed vitamin A, and does not mean the provitamins A such as the carotenes and cryptoxanthin.

(2) "Fish oil" means any oil containing vitamin A derived, extracted or processed from fish, including whole-fish oil and fish-body oil, but not including fish-viscera oil or fish-liver oil.

(3) "Fish-viscera oil" means any oil containing vitamin A derived, extracted or processed from the viscera of fish.

(4) "Fish-liver oil" means any oil containing vitamin A derived, extracted or processed from the livers of fish.

(5) "Mixed feed" means any mixture or combination of two or more natural or artificial feedstuffs used or intended for use in feeding livestock, poultry, furbearing or other animals.

(6) "Feedstuff" means any material or substance used or intended for use in the feeding of livestock, poultry, furbearing animals or other animals for any purpose whatever.

(7) "Director" means the Director of Production, War Food Administration.

(d) *Audits and inspections*. The Director shall be entitled to make such audit or inspection of the books, records and other writings, premises or stocks of vitamin A supplied by or derived from fish oil, fish-viscera oil or fish-liver oil, of any person, and to make such investigations, as may be necessary or appropriate, in the Director's discretion, to the enforcement or administration of the provisions of this order.

(e) *Petition for relief from hardship*. Any person affected by this order who

considers that compliance here with would work an exceptional and unreasonable hardship on him may apply in writing for relief to the Director, setting forth in such petition all pertinent facts and the nature of the relief sought. The Director may thereupon take such action as he deems appropriate, which action shall be final.

(f) *Violations*. In accordance with the applicable procedure, any person who violates any provision of this order may be prohibited from receiving, making any deliveries of, or using vitamin A supplied by or derived from fish oil, fish-viscera oil or fish-liver oil or any other material subject to priority or allocation control by any government agency. In addition, any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(g) *Delegation of authority*. The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby delegated to the Director. The Director is authorized to redelegate to any employee of the United States Department of Agriculture any or all of the authority vested in him by this order.

(h) *Communications*. All reports required to be filed hereunder and all communications concerning this order shall, unless instructions to the contrary are issued by the Director, be addressed to the Director of Production, War Food Administration, Washington 25, D. C., Ref. WFO 99.

NOTE: All reporting and record keeping requirements of this order have been approved by, and subsequent reporting and record keeping requirements will be subject to the approval of, Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(54 Stat. 676, 55 Stat. 236, 56 Stat. 176; E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 15th day of May 1944.

GROVER B. HILL,
First Assistant War
Food Administrator.

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TITLE 7 - AGRICULTURE

op. 2

CHAPTER X - WAR FOOD ADMINISTRATION
(Production Orders)

War Food Order No. 99, Revocation

PART 1220 - FEED

USE OF VITAMIN A IN MIXED FEED



War Food Order No. 99 (9 F.R. 5106), issued May 15, 1944, is hereby revoked, effective at 12:01 a.m., e.w.t., October 14, 1944. However, with respect to violations of said War Food Order No. 99, or rights accrued, or liabilities incurred thereunder, prior to this revocation, said War Food Order No. 99 shall be deemed to be in full force and effect for the purpose of sustaining any proper suit, action, or proceeding with respect to any such violation, right, or liability.

(54 Stat. 676; 55 Stat. 236; 56 Stat. 176; E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 14th day
of October, 1944

Ashley Sellers
Assistant War Food Administrator

UNITED STATES DEPARTMENT OF AGRICULTURE
War Food Administration

(Summary)

Washington, October 20, 1944

Vitamin A Use Feed Order Terminated

War Food Order 99, controlling the use of vitamin A in mixed feed for poultry and livestock, was terminated by the War Food Administration on October 14. The order has been in effect since May 1944.

The supply of fish oil, fish-viscera oil, or fish-liver oil of low vitamin A potency which is used in mixed feed has improved under the order so that there is now adequate vitamin A to meet normal requirements of the feed industry.

Fish oil of high vitamin A potency, used for pharmaceutical preparations and for food-enrichment purposes, is still not available in sufficient quantities to meet civilian, military, and Lend-Lease requirements. Use of high potency vitamin A oils for these purposes is controlled by War Production Board Order M-373.

CHAPTER X - WAR FOOD ADMINISTRATION
(Production Orders)

War Food Order No. 9.167

PART 1220 - FEED

LIMITATION ON DELIVERIES OF LINSEED OIL MEAL

Pursuant to the authority vested in me by War Food Order No. 9 (formerly Food Production Order No. 9)¹, and in order to provide for an equitable distribution of linseed oil meal, it is hereby ordered, That:

§ 1220.19 Limitation on deliveries of linseed oil meal.

(a) Nature of limitation. During the calendar quarter beginning October 1, 1944, no processor shall deliver to any person, for resale in any form, a quantity of linseed oil meal which, together with all other deliveries of linseed oil meal to such person from any source, exceeds the average quantity of linseed oil meal delivered to such person, for resale in any form, during the corresponding quarters of the calendar years 1942 and 1943. For the purpose of this order, linseed oil meal which was sold through a broker during the last quarters of the calendar years 1942 and 1943 shall be considered to have been delivered to such broker. The limitation imposed by this paragraph shall not apply to deliveries of linseed oil meal made in fulfillment of a Certificate of Designated Buyer issued pursuant to any set aside order made by the Director of Production under War Food Order No. 9.

(b) Compliance declaration. No processor shall deliver any linseed oil meal to any person, for resale in any form, after the issuance of this order and before January 1, 1945, unless such person furnishes the processor with a declaration showing compliance with the provisions of this order. Such declaration shall be in substantially the following form:

The undersigned declares to _____

Processor

and to the War Food Administration that he is familiar with the provisions of War Food Order No. 9 and War Food Order No. 9.16, that the purchase, acquisition, or acceptance of linseed oil meal from said processor is in compliance with the provisions of such orders. The linseed oil meal to be delivered by said processor, together with all other linseed oil meal already delivered or on order and to be delivered by any person to the undersigned, during the calendar quarter beginning October 1, 1944, for resale in any form, does not exceed the average amount of linseed oil meal delivered to the undersigned during the corresponding quarters of the calendar years 1942 and 1943 for resale in any form.

Name

Date

Address

For the purposes of this order, a processor shall be entitled to rely upon the truthfulness of any such declaration, unless he knows or has reason to believe that such declaration is false. Any person who knowingly furnishes a false compliance declaration shall be deemed to have violated this order. Each processor shall keep all compliance declarations received on file for at least two years. The submission of the above declaration will also fulfill the requirement of paragraph (h) of War Food Order No. 9.

Note: The record keeping requirement of this order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(54 Stat. 676, 55 Stat. 236, 56 Stat. 176; E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 18th day
of October, 1944.

J. B. Hutson

Director of Production

¹ 8 F.R. 16960, 9 F.R. 3475, 4319, 8767, 10747, 10926